Filed 06/04/2007

Page 1 of 3

COURTESY COPY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX HENRY E. MAZUREK and PAULA NOTARI,		DOCUMENT ELECTRONICALLY DOC #: DATE FILED: June 4
against	· · · · · · · · · · · · · · · · · · ·	Civil Docket No.1:07-cv-03103 (DAB)
DAVID H. BROOKS,		
	Defendant. X	STIPULATION AND ORDER
DAVID H. BROOKS,		Hon. Deborah A. Batts
	Plaintiff,	Civil Docket No.1:07-cv-03527
against		(DAB)
HENRY E. MAZUREK, ES	Q.,	
	Defendant.	

WHEREAS, counsel for Plaintiffs Henry E. Mazurek and Paula Notari in the litigation Mazurek, et al. v. Brooks, Case No. 07 CV 03103 (DAB) (the "Mazurek Litigation") and Defendant Henry E. Mazurek, Esq. in the litigation Brooks v. Mazurek, Case No. 07 CV 03527 (DAB) (the "Brooks Litigation"), Judd Burstein, P.C., and counsel for Defendant David H. Brooks in the Mazurek Litigation and Plaintiff David H. Brooks in the Brooks Litigation, Warner & Scheuerman, having mutually agreed to accept service of the Summons, Complaint, and Amended Complaint for the respective actions on May 1, 2007;

WHEREAS, the parties wish to extend the time to Answer, move, or otherwise respond to the operative complaints in both the *Mazurek* and *Brooks* Litigations to, and including, June 4, 2007; and

WHEREAS, the parties agree that the Mazurek Litigation and the Brooks Litigation should be consolidated for all purposes pursuant to Fed.R.Civ.P. 42.

IT IS HEREBY STIPULATED AND AGREED by and between the parties, through their respective counsel, as follows:

- The time for Defendant DAVID H. BROOKS to answer, move, or otherwise respond 1. to the Amended Complaint in the Mazurek Litigation, styled Mazurek, et al. v. Brooks, Case No. 07 CV 03103 (DAB), hereby is extended to and including June 4, 2007.
- The time for Defendant HENRY E. MAZUREK, ESQ. to answer, move, or otherwise 2. respond to the Complaint in the Brooks Litigation, styled Brooks v. Mazurek, Case No. 07 CV 03527 (DAB), hereby is extended to and including June 4, 2007.
- The Mazurek Litigation and the Brooks Litigation are hereby consolidated for all 3. purposes pursuant to Fed.R.Civ.P. 42.

4. For purposes of this stipulation, signatures transmitted by facsimile or electronically shall be deemed originals.

Dated: New York, New York

May 21, 2007

JUDD BURSTEIN, P.C.

Peter B. Schalk (PBS-8257)

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Attorneys for Plaintiffs Henry E. Mazurek and Paula Notari and

Defendant Henry E. Mazurek, Esq.

WARNER & SCHEUERMAN

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Attorneys for Defendant David H. Brooks and

Plaintiff David H. Brooks

SO ORDERED:

ENTER

Ion. Deborah A. Batts